UNITED STATES DISTRICT COURT

for the

District of South Carolina

Nathaniel Gold, Plaintiff V. South Carolina, The State of in their official capacity; Theodore Lupton 1 st Judicial Cir Ass. Solicitor in their individual capacity; Michell E. Farley Attorney at Law in their individual capacity; Breen R. Stevens in their individual capacity; Nicholas McCarley 2 nd Judicial Public Defender in their individual capacity,	Civil Action No. 5:18-cv-02996-JMC))))
Defendants.	
JUDGMENT	IN A CIVIL ACTION
The court has ordered that (check one):	
which includes prejudgment interest at the rate of 9 costs. The plaintiff, Nathaniel Gold, shall take nothing of the capacity; Theodore Lupton 1st Judicial Cir Ass. Solicite	endant (name) the amount of dollars (\$), 2%, plus postjudgment interest at the rate of %, along with the defendants, South Carolina, The State of in their official for in their individual capacity; Michell E. Farley Attorney at Law individual capacity and Nicholas McCarley 2nd Judicial Public is dismissed without prejudice.
,	
☐ tried by a jury, the Honorable pres	siding, and the jury has rendered a verdict.
☐ tried by the Honorable presiding, wit	hout a jury and the above decision was reached.
· · · · · · · · · · · · · · · · · · ·	d States District Judge, presiding, accepting with the Report and United States Magistrate Judge, which recommended dismissing
Date: October 20, 2021	ROBIN L. BLUME, CLERK OF COURT
	s/L. Baker
	Signature of Clerk or Deputy Clerk